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# **UNITED STATES DISTRICT COURT**

## DISTRICT OF ARIZONA

United States of America ORDER OF DETENTION PENDING TRIAL

	(	Cornelius	s Doz	ier, IV	C	ase Number:	12-3506M	_	
				orm Act, 18 U.S.C. § ed: (Check one or both,		ention hearing has be	een submitted to the Co	ourt. I conclude that	
	-	by clear and convincing evidence the defendant is a danger to the community and require the detention of the defendant pending trial in this case.							
×		oreponderance of the evidence the defendant is a serious flight risk and require the detention of the defendant pending in this case.							
	triariir	ino odoo.		PA	RT I FINDIN	GS OF FACT			
	(1)	The defendant has been convicted of a federal offense (or a state or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed) that is							
			an offe 801 et	nse for which a maxi seq., 951 et seq, 955	imum term of in 5a (Section 1 of	nprisonment of ten y f Act of Sept. 15 198	rears or more is prescri 0), or 46 U.S.C. App. §	bed in 21 U.S.C. §§ 1901 et seq.	
			an offe	nse under 18 U.S.C.	§§ 924(c), 956	s(a), or 2332(b).			
		☐ á	an offe (Federa	nse listed in 18 U.S. al crimes of terrorism	.C. § 3156(a)(4 ) for which a ma	) (defined as crime aximum term of impri	of violence) or 18 U.S. sonment of ten years or	C. § 2332b(g)(5)(B) more is prescribed.	
			an offe	nse for which the ma	aximum sentend	ce is life imprisonme	nt or death.		
			a felon describ	y that was committed ed in 18 U.S.C. § 31	d after the defer 42(f)(1)(A)-(C),	ndant had been con , or comparable state	victed of two or more poets or local offenses.	rior federal offenses	
			an offe	nse involving a mino	r victim prescrib	oed in		1	
			any fel	ony that is not a crim	e of violence b	ut involves:			
				a minor victim					
				the possession or u	use of a firearm	or destructive device	e or any other dangero	us weapon	
				a failure to register	under 18 U.S.C	C. § 2250			
	(2)	The offense described in finding (1) was committed while the defendant was on release pending trial for a federal state or local offense.							
	(3)	A period of not more than five years has elapsed since the date of conviction or release of the defendant from imprisonment for the offense described in finding (1).							
	(4)		tion of				bove Findings of Fact defendant as required a		
					Alternative F	indings			
×	(1)			ous risk that the defer e of the defendant as		no condition or comb	ination of conditions wil	I reasonably assure	
	(2)	No condi	ition or	combination of cond	ditions will reaso	onably assure the sa	afety of others and the	community.	
	(3)			ous risk that the defer vitness or juror).	ndant will (obstr	ruct or attempt to obs	struct justice) (threaten,	injure, or intimidate	
	(4)								

Insert as applicable: Title 18, § 1201 (kidnapping), § 1591 (sex trafficking), § 2241 (aggravated sexual abuse), § 2242 (sexual abuse), § 2244(a)(1) (certain abusive sexual content) § 2245 (offenses resulting in death), § 2251 (sexual exploitation of children), § 2251A (selling or buying of children), § 2252 et seq. (certain activities relating to material involving sexual exploitation of minors), § 2252A et seq. (certain activities relating to material constituting or containing child pornography), § 2260 (production of sexually explicit depictions of minors for importation into the U.S.), § 2421 (transportation for prostitution or a criminal sexual activity offense), § 2422 (coercion or enticement for a criminal sexual activity), § 2423 (transportation of minors with intent to engage in criminal sexual activity), § 2425 (use of interstate facilities to transmit information about a minor).

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#### PART II -- WRITTEN STATEMENT OF REASONS FOR DETENTION

(Check one or both, as applicable.)

(1)	I find that the credible testimony and information submitted at the hearing establish by clear and convincing evidence as to danger that:						
(2)	I find by a preponderance of the evidence as to risk of flight that:						
	The defendant has no significant contacts in the District of Arizona.						
	The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.						
	The defendant has a prior criminal history.						
	There is a record of prior failure(s) to appear in court as ordered.						
	The defendant attempted to evade law enforcement contact by fleeing from law enforcement.						
	The defendant is facing a minimum mandatory of incarceration and a maximum of						
	·						
The d	defendant does not dispute the information contained in the Pretrial Services Report, except:						
In add	dition:						

The Court incorporates by reference the findings of the Pretrial Services Agency which were reviewed by the Court at the time of the hearing in this matter.

#### **PART III -- DIRECTIONS REGARDING DETENTION**

The defendant is committed to the custody of the Attorney General or his/her designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.

#### PART IV -- APPEALS AND THIRD PARTY RELEASE

IT IS ORDERED that should an appeal of this detention order be filed with the District Court, it is counsel's responsibility to deliver a copy of the motion for review/reconsideration to Pretrial Services at least one day prior to the hearing set before the District Court. Pursuant to Rule 59(a), FED.R.CRIM.P., effective December 1, 2009, Defendant shall have fourteen (14) days from the date of service of a copy of this order or after the oral order is stated on the record within which to file specific written objections with the district court. Failure to timely file objections in accordance with Rule 59(a) may waive the right to review. 59(a), FED.R.CRIM.P.

IT IS FURTHER ORDERED that if a release to a third party is to be considered, it is counsel's responsibility to notify Pretrial Services sufficiently in advance of the hearing before the District Court to allow Pretrial Services an opportunity to interview and investigate the potential third party custodian.

DATE: October 26, 2012

Honorable Steven P. Logan United States Magistrate Judge